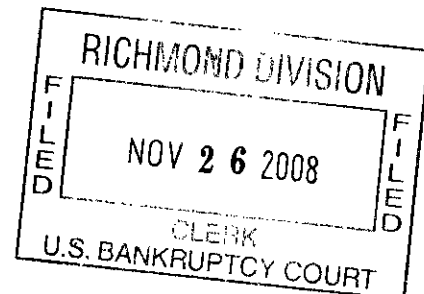


1 Gerald P. Kennedy, Bar No. 105887  
2 PROCOPIO, CORY, HARGREAVES  
3 & SAVITCH LLP  
4 530 B Street, Suite 2100  
5 San Diego, California 92101  
6 Telephone: 619-515-3239  
7 Facsimile: 619-235-0398

5 Attorneys for Plaza Las Palmas LLC



8 UNITED STATES BANKRUPTCY COURT  
9 EASTERN DISTRICT OF VIRGINIA

10 RICHMOND DIVISION

11 In re

12 CIRCUIT CITY STORES, INC.

15 Debtor.

Case No. 08-35653-KRH11

Chapter 11

13  
14 **NOTICE OF APPEARANCE AND  
REQUEST FOR SERVICE OF  
PAPERS**

16 TO: The Clerk of the United States Bankruptcy Court, the debtor, its attorney of record and all  
17 parties in interest:

18 PLEASE TAKE NOTICE that Plaza Las Palmas LLC (Store #449) ("PLP") in  
19 accordance with Federal Rule of Bankruptcy Procedure 9010, and, pursuant inter alia, to 11  
U.S.C. §§102(1) and 342 and Federal Rules of Bankruptcy Procedure 2002 and 9007, requests  
20 that all notices given or required to be given in this case and all papers served or required to be  
21 served in this case also be given to and served upon the following:  
22

23 Gerald P. Kennedy  
24 Procopio, Cory, Hargreaves & Savitch LLP  
530 "B" Street, Suite 2100  
25 San Diego, California 92101  
Telephone: (619) 515-3239  
Facsimile: (619) 235-0398  
e-mail: gpk@procopio.com

26 PLEASE TAKE FURTHER NOTICE that the foregoing request includes not only  
27 notice and papers referred to in the Bankruptcy Rules specified above, but also includes, without  
28

ORIGINAL

1 limitation, orders and notice of any application, motion, petition, pleading, request, complaint  
2 disclosure document of any kind, conference, hearing or demand, whether formal or informal,  
3 whether written or oral, and whether transmitted or conveyed by mail, courier service, telephone,  
4 facsimile transmission, telegraph, telex or otherwise, which affect or seek to affect in any way  
5 any rights or interest of PLP.

6 This Notice of Appearance and Request for Service of Papers shall not be deemed or  
7 construed to be a waiver of the rights of PLP (i) to object to the propriety of the bankruptcy  
8 filing, including, but not limited to, the District Court where the case was filed, (ii) to have final  
9 orders in non-core matters entered only after de novo review by a District Judge, (iii) to trial by  
10 jury in any proceeding so triable in this case or any case, controversy, or proceeding related to  
11 this case, (iv) to have the District Court withdraw the reference in any matters subject to  
12 mandatory or discretionary withdrawal, or (v) any other rights, claims, actions, setoffs, or  
13 recoupments to which it may be entitled, in law or in equity, all of which rights, claims, actions,  
14 defenses, setoffs, and recoupments it expressly reserves.

15 DATED: November 14, 2008

PROCOPIO, CORY, HARGREAVES  
& SAVITCH LLP

17 By: /s/ Gerald P. Kennedy

18 Gerald P. Kennedy Attorneys for Plaza Las  
19 Palmas LLC

20  
21  
22  
23  
24  
25  
26  
27  
28

1 Gerald P. Kennedy, Bar No. 105887  
2 PROCOPIO, CORY, HARGREAVES  
3 & SAVITCH LLP  
4 530 B Street, Suite 2100  
5 San Diego, California 92101  
6 Telephone: 619-515-3239  
7 Facsimile: 619-235-0398

8 Attorneys for Plaza Las Palmas LLC

9

10

11 UNITED STATES BANKRUPTCY COURT

12 EASTERN DISTRICT OF VIRGINIA

13 RICHMOND DIVISION

14 In re

15 CIRCUIT CITY STORES, INC.

Case No. 08-35653-KRH11

Chapter 11

**PROOF OF SERVICE**

16

17

18

19

20

21

22

23

24

25

26

27

28

Debtor.

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Procopio, Cory Hargreaves & Savitch LLP, 530 "B" Street, Suite 2100, San Diego, California 92101. On November 21, 2008 in this action I served the following document(s) described as:

**NOTICE OF APPEARANCE AND REQUEST FOR SERVICE OF PAPERS**

by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m. A copy of the transmission confirmation report is attached hereto.

XX by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Diego, California addressed as set forth below. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with the U.S. Postal Service on the same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing an affidavit. (SEE ATTACHED SERVICE LIST)

by placing the document(s) listed above in a sealed overnight envelope and depositing it for overnight delivery at San Diego, California, addressed as set forth below. I am readily familiar with the practice of this firm for collection and processing of correspondence for processing by overnight mail. Pursuant to this practice, correspondence would be

1 deposited in the overnight box located at 530 "B" Street, San Diego, California 92101 in  
the ordinary course of business on the date of this declaration.

2 \_\_\_\_\_ by personally delivering the document(s) listed above to the person(s) at the address(es)  
set forth below.

3 \_\_\_\_\_ by electronic mail to the following:

4  
5 Mark K. Ames at [mark@taxva.com](mailto:mark@taxva.com)  
Daniel F. Blanks, Esq. at [dblanks@mcguirewoods.com](mailto:dblanks@mcguirewoods.com)  
Sarah Beckett Boehm, Esq. at [sboehm@mcguirewoods.com](mailto:sboehm@mcguirewoods.com)  
Timothy F. Brown, Esq. at [brown@arentfox.com](mailto:brown@arentfox.com)  
Mark E. Browning at [bk-mbrowning@oag.state.tx.us](mailto:bk-mbrowning@oag.state.tx.us)  
Charles W. Chotvacs, Esq. at [chotvacsc@ballardspahr.com](mailto:chotvacsc@ballardspahr.com)  
Andrew S. Conway, Esq. at [aconway@taubman.com](mailto:aconway@taubman.com)  
Robert K. Coulter, Esq. at [Robert.coulter@usdoj.gov](mailto:Robert.coulter@usdoj.gov)  
Heather D. Dawson, Esq. at [hdawson@kkgpc.com](mailto:hdawson@kkgpc.com)  
Bradford F. Englander at [benglander@linowes-law.com](mailto:benglander@linowes-law.com)  
David J. Ervin, Esq. at [dervin@kelleydrye.com](mailto:dervin@kelleydrye.com)  
Douglas M. Foley, Esq. at [dfoley@mcguirewoods.com](mailto:dfoley@mcguirewoods.com)  
Jeremy S. Friedberg, Esq. at [jsf@lff.com](mailto:jsf@lff.com)  
Laura L. Gee, Esq. at [lgee@bakerlaw.com](mailto:lgee@bakerlaw.com)  
William A. Gray, Esq. at [bgray@sandsanderson.com](mailto:bgray@sandsanderson.com)  
Steven H. Greenfeld, Esq. at [steveg@cohenbaldinger.com](mailto:steveg@cohenbaldinger.com)  
David A. Greer, Esq. at [dgreer@davidgreerlaw.com](mailto:dgreer@davidgreerlaw.com)  
Dion W. Hayes, Esq. at [dhayes@mcguirewoods.com](mailto:dhayes@mcguirewoods.com)  
Brian D. Huben, Esq. at [brian.huben@kattenlaw.com](mailto:brian.huben@kattenlaw.com)  
Leonidas Koutsouftikis, Esq. at [lkouts@magruderpc.com](mailto:lkouts@magruderpc.com)  
Richard E. Lear, Esq. at [rlear@hklaw.com](mailto:rlear@hklaw.com)  
James V. Lombardi, Esq. at [jvlombardi@rossbanks.com](mailto:jvlombardi@rossbanks.com)  
Henry P. Long, Esq. at [hlong@hunton.com](mailto:hlong@hunton.com)  
John E. Lucian, Esq. at [Lucian@blankrome.com](mailto:Lucian@blankrome.com)  
Christine D. Lynch, Esq. at [clynch@goulstonstorris.com](mailto:clynch@goulstonstorris.com)  
Richard M. Maseles, Esq. at [edvaecf@dor.mo.gov](mailto:edvaecf@dor.mo.gov)  
Bruce H. Matson, Esq. at [bruce.matson@leclairryan.com](mailto:bruce.matson@leclairryan.com)  
W. Clarkson McDow, Esq. at [USTPRegion04.RH.ECF@usdoj.gov](mailto:USTPRegion04.RH.ECF@usdoj.gov)  
John McJunkin, Esq. at [jmcjunkin@mclennalong.com](mailto:jmcjunkin@mclennalong.com)  
Kevin M. Newman, Esq. at [knewman@menterlaw.com](mailto:knewman@menterlaw.com)  
Min Park at [mpark@cblh.com](mailto:mpark@cblh.com)  
David M. Poitras, Esq. at [dmp@jmbm.com](mailto:dmp@jmbm.com)  
Courtney E. Pozmantier, Esq. at [cpozman-tier@ktbslaw.com](mailto:cpozman-tier@ktbslaw.com)  
Fred B. Ringel, Esq. at [fbr@robinsonbrog.com](mailto:fbr@robinsonbrog.com)  
Eric C. Rusnak, Esq. at [eric.rusnak@kilgates.com](mailto:eric.rusnak@kilgates.com)  
Joseph S. Sheerin, Esq. at [jsheerin@mcguirewoods.com](mailto:jsheerin@mcguirewoods.com)  
Jeffrey L. Tarkenton, Esq. at [jtarkenton@wCSR.com](mailto:jtarkenton@wCSR.com)  
Roy M. Terry, Esq. at [rterry@durrettebradshaw.com](mailto:rterry@durrettebradshaw.com)  
Dylan G. Trache, Esq. at [dtrache@wileyrein.com](mailto:dtrache@wileyrein.com)  
Ronald M. Tucker, Esq. at [rtucker@simon.com](mailto:rtucker@simon.com)  
Robert B. Van Arsdale, Esq. at [robert.b.van.arsdale@usdoj.gov](mailto:robert.b.van.arsdale@usdoj.gov)  
Mitchell B. Weitzman, Esq. at [mweitzman@beankinney.com](mailto:mweitzman@beankinney.com)  
Lori L. Winkelman, Esq. at [lwinkelman@quarles.com](mailto:lwinkelman@quarles.com)

27 \_\_\_\_\_ (State) I declare under penalty of perjury under the laws of the State of California that the  
forgoing is true and correct.

28 \_\_\_\_\_ XX (Federal) I declare that I am employed in the office of a member of the bar of this court at